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## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND

In re Patri		nn C	Caplan	,	Case Number: Chapter 13	25-13420		
	Debt	or.			Chapter 13			
				CERTIFICATE OF SERV	VICE OF CHAPTER 13	<u>PLAN</u>		
Selec	t Sect	ion .	l, A, B,	or C, and complete Sections 2 and 3	if applicable, even if Sect	ion 1.A. is selected.		
1.	(Select A, B, or C):							
		A.	be ma		creditors on the matrix. [The	currently with the petition, which will HIS OPTION MAY ONLY BE USED		
		В.	OR fi amou <i>USEL</i>	led on], makes no changes from nt payable under the plan. In such ev	m the last previously-filed ent, no service is required ILED AND IT INCREASE.			
	✓	C.	ALL	OTHER PLANS: This is to certify the	nat on <b>July 15, 2025</b> , I cause	ed		
			(i)	the Chapter 13 plan filed herewith	; and			
			(ii)	if applicable, the Order Denying Onot applicable, place "N/A" in the		o Amend dated <u>June 29, 2025</u> [if (ii) is		
			any p	mailed by first class mail, postage pr arties on the matrix were served by C address served as indicated on the C	CM/ECF rather than mail,			
2.	Check and complete this Section and Section 3 if liens are proposed to be valued or avoided through the plan.							
		Ru mo 70	le 7004 ption) u 04(h) it	he Chapter 13 plan [filed herewith O 4 on the following creditor whose lies ander plan paragraph 5.1 or 5.3. State 5 the party served is an insured depos uch creditor served	n is proposed to be impact address served and metho	ed by the plan (and not by separate		
		Pe Ti	ame of erson Settle/Pos ddress:	ition:				
		Ci	ity, Sta	te Zip:				

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	Method of Date Serv						
	Select A or	r B for the above-named credi	tor:				
	☐ A.	plan. I also mailed a copy of	led with respect to the lien or claim at issue prior to service of the the plan and supporting documents under Section 3 below to the dress where notices should be sent as shown on the proof of claim.				
	<ul><li>□ B.</li></ul>	No proof of claim has been to	filed for the lien or claim at issue.				
3.	Along with each copy of the plan served under Section 2, I included copies of documentation supporting the debtor's entitlement to the relief sought in plan paragraph 5.1 or 5.3 with respect to that creditor (for example, documents establishing the value of the property and the amount of any prior liens and the lien at issue), which I have also filed with the Court as a supplement to the plan. This supplemental material need not be served with the plan on all creditors, but it must be served on the affected secured creditors.						
	This is an amended plan and the documentation supporting the debtor's entitlement to the relief sought in plan paragraph 5.1 or 5.3 has been previously served and filed as ECF docket entry						
I hereby co	ertify that the	e foregoing is true and correct.					
Dated:	July 15, 2025		/s/ William A. Grafton				
			William A. Grafton 30205				

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